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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/479,999	01/10/2000	LEE EVEN NAKAMURA	A7631/ST9-97	3788	
7590 11/10/2003			EXAMINER		
SUGHRUE MION ZINN MACPEAK & SEAS PLLC			HUYNH, CO	HUYNH, CONG LAC T	
	LVANIA AVENUE N W N. DC 200373202		ART UNIT	ART UNIT PAPER NUMBER	
	,		2178	18	

DATE MAILED: 11/10/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	pplicant(s)	
	09/479,999	NAKAMURA ET A	L/
Office Action Summary	Examiner	Art Unit	
	Cong-Lac Huynh	2178	
The MAILING DATE of this communication ap Period for Reply	ppears on the cover s	heet with the correspondence ad	dress
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a req If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	.136(a). In no event, however ply within the statutory minim d will apply and will expire SI, te, cause the application to b	er, may a reply be timely filed sum of thirty (30) days will be considered timely X (6) MONTHS from the mailing date of this or secome ABANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on 11	August 2003 .		
2a) This action is FINAL . 2b) ⊠ T	his action is non-fina	al.	
3) Since this application is in condition for allow closed in accordance with the practice under			e merits is
Disposition of Claims	Lx parte Quayre, 1	333 G.D. 11, 400 G.G. 210.	
4)⊠ Claim(s) 7-12 and 27-31 is/are pending in the	e application.		
4a) Of the above claim(s) is/are withdra	awn from considerat	ion.	
5) Claim(s) is/are allowed.			
6) Claim(s) <u>7-12 and 27-31</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirem	ent.	
Application Papers			
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acce		to by the Everiner	
Applicant may not request that any objection to the			
11) The proposed drawing correction filed on			er.
If approved, corrected drawings are required in re			
12) The oath or declaration is objected to by the E	xaminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreig	gn priority under 35 l	J.S.C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority documer	nts have been receiv	ed.	
2. Certified copies of the priority documer	nts have been receiv	ed in Application No	
 3. Copies of the certified copies of the price application from the International B * See the attached detailed Office action for a lis 	ureau (PCT Rule 17	.2(a)).	Stage
14) ☐ Acknowledgment is made of a claim for domes	stic priority under 35	U.S.C. § 119(e) (to a provisional	application).
 a) ☐ The translation of the foreign language pr 15) ☐ Acknowledgment is made of a claim for domes 	• •		
Attachment(s)	, , ,		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	· 5) 🔲 N	nterview Summary (PTO-413) Paper No lotice of Informal Patent Application (PTo Other:	

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DETAILED ACTION

1. This action is responsive to communications: Appeal Brief filed 8/11/03 of application filed on 01/10/00 which is a continuation of the application 08/892,842 filed on 7/11/97, now US Pat No. 6,178,433 B1.

- 2. Claims 7-12, 27-31 are pending in the case. Claims 7, 11 and 27 are the independent claims.
- 3. The rejections of claims 7-12, 27-31 under 35 U.S.C. 103(a) as being unpatentable over Brown in view of Benedikt have been withdrawn in view of Applicants' arguments.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 7-12, 27-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Levine et al. (US Pat No. 6,405,221 B1, 6/11/02, filed 10/20/95).

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Regarding independent claim 7, Levine discloses:

defining the first variable equal to the first information and the second variable equal to the second information (figure 14, #100 and col 8, lines 25-61: defining parameters for the categories such as Page Length, Graphics, etc... which are considered equivalent to defining variables for each category Page Length, Graphics, etc...where the Page Length and Graphics are the different information portions included in the single web page as seen in figures 4 and 5)

defining, in a second portion of the file, the first and second presentation layout, wherein said first presentation layout include said first variable and said second presentation layout includes said second variable (col 9, lines 13-22: "a second portion of the computer readable code creates a window on the display screen having the capability of receiving a variable but requested grouping of data therein"; figure 14, #100 and col 8, lines 25-61: defining parameters for the categories such as Page Length, Graphics, etc... which are considered equivalent to defining variables for each category Page Length, Graphics, etc... where the Page Length and Graphics are the different information portions included in the single web page; the fact that the window has the capability of receiving a variable of requested data to be displayed thereon where the requested data are the given categories with associated parameters shows that Levine defines the presentation layouts corresponding with the associated parameters or variables)

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generating a page of presentation material in response to a request for an information, wherein the page is generated based on the first information layout and includes the first information and does not contain the second information (abstract; figure 5 and col 4, line 47 to col 5, line 33: upon selecting the topic "Links", the page is generated based on the selected information layout and includes the information of "Links" and does not contain information of other topics such as Page Length, Graphics, etc...; figure 7, #40a, #40b, #40c and col 6, lines 35-47: upon selecting a topic such as A, B, or C, only the A information, the B information, or the C information is displayed respectively)

Levine does not explicitly disclose that "defining the first variable equal to the first information and the second variable equal to the second information" should be in the first portion of the file. However, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to have modified Levine to include said defining in the first portion of the file since Levine does teach defining variables for the corresponding information, which means said defining is already included in the file, thus motivating of moving the defining part to the first portion of the file.

Regarding claims 8 and 10, which are dependent on claim 7, Levine discloses that said page is World Web page for displaying on the web browser and the request, which is actually a hyperlink, includes a uniform resource locator URL (col 2, lines 10-43; figure 5: the request "Links" is a hyperlink).

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Regarding claim 9, which are dependent on claim 7, Levine discloses that the web browser does not support a hypertext markup language frame tag (figures 4-5)

Claims 11-12 are for a system of method claims 7-10, and are rejected under the same rationale.

Claims 27-31 are for a system of method claims 7-10, and are rejected under the same rationale.

Response to Arguments

6. Applicant's arguments with respect to claims 7-10, 27-31 have been considered but are most in view of the new ground(s) of rejection.

Applicants argue that Brown and Benedikt do not disclose the claimed limitations specially "generating a page of presentation material in response to a request for said first information, wherein the page is generated based on the first presentation layout and includes said first information and does not contain said second information." Examiner agrees.

Levine discloses and suggests the claimed limitations. See the claim rejections above.

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Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Palmer. (US Pat No. 6,078,403, 6/20/00, filed 10/21/96).

Cohen (US Pat No. 5,751,968, 5/12/98, filed 5/9/96).

Tso et al. (US Pat No. 6,072,598, 6/6/00, filed 9/24/97).

Brown et al. (US Pat No. 5,887,133, 3/23/99, filed 1/15/97).

Klassen et al. (US Pat No. 6,212,536 B1, 4/3/01, filed 1/8/98).

Perkowitz et al. (US Pat No. 6,138,128, 10/24/00, filed 4/2/97).

Carter et al. (US Pat No. 6,574,607 B1, 6/3/03, filed 3/3/97).

Holloway (US Pat No. 6,424,718 B1, 7/23/02, filed 6/11/97).

Olson-Williams et al. (US Pat No. 6,185,588 B1, 2/6/01, filed 12/31/96).

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cong-Lac Huynh whose telephone number is 703-305-0432. The examiner can normally be reached on Mon-Fri (8:30-6:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon can be reached on 703-308-5186. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-9000.

clh 10/31/03